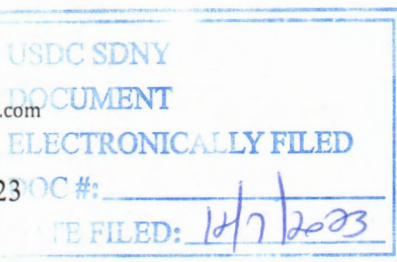


Thomas A. Kissane  
Partner

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November 13, 2023

BY ECF

Hon. Colleen McMahon  
United States District Court  
Southern District of New York  
Daniel Patrick Moynihan  
United States Courthouse  
500 Pearl Street  
New York, NY 10007-1312

Re: *People of the State of New York v. City of New York, et al.*  
SDNY No. 20-cv-8924 (CM)(GWG) (consolidated actions)

Schlam Stone  
& Dolan LLP  
26 Broadway, New York, NY 10004  
Main: 212 344-5400 Fax: 212 344-7677  
schlamstone.com

*OK  
Colleen McMahon*

*12/1/2023*

Dear Judge McMahon:

We are co-counsel to the Police Benevolent Association ("PBA").

Part V(D) of your Individual Practices sets a presumptive limit of 10 pages for reply briefs. The PBA intends to submit a single brief replying jointly to the separate briefs (totaling 42 pages) filed by Consolidated Plaintiffs and the City of New York Defendants on the pending motion regarding the proposed settlement, rather than filing two separate reply briefs. We write to request that we be permitted to submit a 20-page reply brief.

Respectfully,

Thomas A. Kissane

Copies To:

All counsel in Consolidated Actions (via ECF).